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14 15	Lead Counsel for Lead Plaintiff Connecticut Retirement Plans and Trust Fur	nds
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	OAKLAND DIVISION	
19) Master File No. C-02-1486 CW (EDL)
20	IN RE JDS UNIPHASE CORPORATION	CLASS ACTION
21	SECURITIES LITIGATION	DECLARATION OF ANTHONY J.
22	This Document Relates To:	HARWOOD IN SUPPORT OF LEAD PLAINTIFF'S NOTICE OF MOTION AND
2324	All Actions	MOTION TO STRIKE, IN PART, THE SUPPLEMENTAL EXPERT REPORT OF ALLAN W. KLEIDON
25) Date: TBD
26		Time: TBD Ctrm: 2, 4th Floor
27		· · · · · · · · · · · · · · · · · · ·
21		Before: Hon. Claudia Wilken
28		Trial Date: October 22, 2007

DECL. OF ANTHONY J. HARWOOD ISO LEAD PLAINTIFF'S MOTION TO STRIKE, IN PART, THE SUPP. EXPERT REPORT OF ALLAN W. KLEIDON Master File No. C-02-1486 CW (EDL)

1	I, ANTHONY J. HARWOOD, declare as follows pursuant to 28 U.S.C. § 1746:	
2	I am of Counsel to the law firm of Labaton Sucharow, lead counsel for the Lead Plaintiff	
3	the Connecticut Retirement Plans and Trust Funds. I respectfully submit this declaration in	
4	support of Lead Plaintiff's Notice of Motion and Motion to Strike, in part, the Supplemental	
5	Expert Report of Allan W. Kleidon. I make this declaration based on personal knowledge,	
6	except for any items stated on information and belief, of which I am informed and believe are	
7	true. If called as a witness, I would testify to the facts set forth below.	
8	1. Attached as Exhibit A is a true and correct copy of the February 5, 2007 opening	
9	report of Allan W. Kleidon.	
10	2. Attached as Exhibit B is a true and correct copy of the March 5, 2007 rebuttal	
11	report of Allan W. Kleidon.	
12	3. Attached as Exhibit C are true and correct copies of the relevant excerpts of the	
13	February 5, 2007 opening report of Scott D. Hakala.	
14	4. Attached as Exhibit D are true and correct copies of the relevant excerpts of the	
15	March 5, 2007 rebuttal report of Scott D. Hakala.	
16	5. Attached as Exhibit E is a true and correct copy of the October 28, 2007	
17	supplemental report of Allan W. Kleidon.	
18	6. Dr. Kleidon does not offer an opinion on damages for insider trading in either his	
19	opening report or his rebuttal report. Additionally, neither the terms "insider trading" nor "20A"	
20	appear in the opinions set forth in Dr. Kleidon's opening report or his rebuttal report.	
21	I declare under penalty of perjury that the foregoing is true and correct. Executed at	
22	Oakland, California on October 30, 2007.	
23	/s/ Anthony J. Harwood	
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